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7	Attorneys for Defendant Intermatic Incorporated	
8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	OCCIDENTAL FIRE & CASUALTY OF NORTH CAROLINA, a North Carolina	Case No. 2:09-cv-02207-RLH-LRL
11	Corporation,	
12	Plaintiff,	INTERMATIC INCORPORATED'S
13	vs.	MOTION AND ORDER FOR EXTENSION OF TIME TO RESPOND TO PLAINTIFF'S MOTION TO DISMISS
14	INTERMATIC INCORPORATED, a Delaware Corp. dba GRASSLIN, formerly a	
15	GE Industrial systems Company; TRUE	
16	MANUFACTURING COMPANY, a Missouri) Corporation; TRUE FOOD SERVICE	
17	EQUIPMENT, INC., a Missouri business entity; SYSCO FOOD SERVICE OF LAS)
18	VEGAS, INC., a Nevada Corporation; WHEELER'S ELECTRIC, INC., a Nevada	
	Corporation; GARY DEAN SCACCO dba	
19	VALLEY REFRIGERATION AND SHEET (METAL; GARY SCACCO dba VALUE (METAL))
20	REFRIGERATION & SHEET METAL; MADONE, LLC, a Nevada Limited Liability)
21	Corporation dba STAGECOACH DEPOT,	
22	Defendants.	
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24	Pursuant to Rule 6(b)(1)(A), Federal Rules of Civil Procedure, Defendant Intermatic	
25	Incorporated ("Intermatic") requests a one week extension of time in which to submit its	
26	Response to Plaintiff's Motion to Dismiss. This request is based on counsel undersigned	
27	having other professional commitments as well as recently traveling out of town for personal	
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reasons. Counsel avows this request is not being made for the purpose of harassment or to unduly delay the proceedings. Intermatic respectfully submits that good cause exists for a brief one week extension and requests that the Court enter an Order allowing it up to and until March 31, 2011 in which to file its Response to Plaintiff's Motion to Dismiss. DATED this 24th day of March, 2011. MANN, BERENS & WISNER, LLP By /s/ Scott F. Frerichs Scott F. Frerichs Attorneys for Defendant Intermatic *Incorporated* IT IS SO ORDERED that Defendant Intermatic Incorporated has up to and until March 31, 2011 to file its Response to Plaintiff's Motion to Dismiss. DATED: _March 25 _, 2011. allus C. Mahan UNITED STATES DISTRICT JUDGE

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CERTIFICATE OF SERVICE 1 2 I hereby certify that on March 24, 2011, I electronically transmitted **INTERMATIC** 3 INCORPORATED'S MOTION AND PROPOSED ORDER FOR EXTENSION OF 4 TIME TO RESPOND TO PLAINTIFF'S MOTION TO DISMISS to the Clerk's Office 5 using the CM/ECF System for filing and sent by United States mail a copy of the foregoing 6 document to the following: 7 Mark J. Connot, Esq. Keith R. Gillette, Esq. Jeffery R. Hall, Esq. ARCHER NORRIS 8 **HUTCHISON & STEFFEN, LLC** 2033 N. Main Street, Suite 800 Walnut Creek, CA 94596-3759 Peccole Professional Park 10080 W. Alta Drive, Suite 200 Attorneys for Defendant True Las Vegas, NV 89145 Manufacturing 10 Company, Inc. and True Food Service Attorneys for Plaintiff 11 Equipment, Gregory S. Mills, Esq. Inc. and Sysco Food Service of Las Vegas, 12 502 S. 9th Street Las Vegas, NV 89101 13 Attorneys for Gary Dean Scacco d/b/a Terry A. Coffing, Esq. Valley Refrigeration & Sheet Metal Tye S. Hanseen, Esq. 14 MARQUIS & AURBACH 15 Jonathan J. Hansen, Esq. 10001 Park Run Drive HANSEN RASMUSSEN, LLC Las Vegas, NV 89145 16 1835 Village Center Circle and Las Vegas, NV 89134 Brian G. Cunningham, Esq. 17 Attorneys for Wheeler's Electric, Inc. Brian T. Smith, Esq. NIELSON, ZEHE & ANTAS, P.C. 18 55 W. Monroe Street, Suite 1800 Kenneth R. Bick, Esq. 19 LAW OFFICE OF KENNETH R. BICK Chicago, IL 60603 1005 Terminal Way, Suite 172 Attorneys for Madone, LLC. 20 Reno, NV 89502 dba Stagecoach Depot and 21 22 23 /s/ Sylvia Acosta 24 Sylvia Acosta An Employee of Mann Berens & Wisner 25 26 27

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